EXHIBIT H

quinn emailuel trial lawyers | new york

51 Madison Ayenue, 22nd Floor, New York, New York 10010 | TEL: (212) 849-7000 FAX: (212) 849-7100

WRITER'S DIRECT DIAL NO. (212) 849-7135

WRITER'S INTERNET ADDRESS richarderwine@quinnemanuel.com

July 3, 2007

VIA E-MAIL

Angelique Kaounis Gibson, Dunn & Crutcher, LLP 333 South Grand Ave. Los Angeles, CA 90071

Re:

IBM v. Platform Solutions, Inc. Case No. 06-13565 (SCR)

Dear Ms. Kaounis:

I write regarding H-P's Motion to Modify Subpoena and for Protective Order ("H-P's Motion"), which was filed on July 2, 2007.

H-P's Motion mischaracterizes the facts, particularly with respect to our conversations on June 29, 2007. On that day, you requested that IBM grant H-P a retroactive 15-day extension so that H-P could timely file its objections and responses to IBM's May 31, 2007 subpoena. While IBM could not grant such a retroactive extension, I noted that IBM remains willing to negotiate the scope of its subpoena. IBM's agreement to participate in a meet and confer this week is clear evidence of that willingness. H-P's Motion is clearly premature.

We look forward to the meet and confer later this week and hope to resolve any remaining issues.

quian emanuel argubant oliver & hedges, Np

Angelique Kaounis July 3, 2007

Very truly yours,

Richard W. Erwine

cc: Ryan C. Kirkpatrick